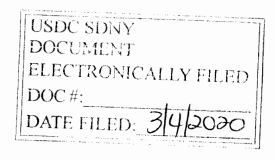
## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

BAOJI ZHANG and GUO DONG YAO, Plaintiffs,

-against-



17 CIVIL 9465 (VEC)

**JUDGMENT** 

NEW BEIJING WOK, INC. d/b/a Beijing Wok,
SHANGHAI INC. d/b/a Shanghai Chinese
Restaurant, CHAI WAI CHENG a/k/a Chai-Wai
Cheng, and MEI KAM SIU,
D C 1

Defendants.

It is hereby **ORDERED**, **ADJUDGED AND DECREED**: That for the reasons

stated in the Court's Order dated March 3, 2020,

- 1. Baoji Zhang is entitled to judgment against Beijing Wok in the amount of \$158,794.02, of which Shanghai Chinese is jointly and severally liable for \$3,342.16.
- 2. Baoji Zhang is entitled to prejudgment interest against Beijing Wok in the amount of \$41,595.55, of which Shanghai Chinese is jointly and severally liable for \$296.93.
- 3. Guo Dong Yao is entitled to judgment against Beijing Wok in the amount of \$127,409.40, of which Shanghai Chinese is jointly and severally liable for \$2,485.66.
- 4. Guo Dong Yao is entitled to prejudgment interest against Beijing Wok in the amount of \$32,821.94, of which Shanghai Chinese is jointly and severally liable for \$129.27.
- 5. Plaintiffs are entitled to an award of attorneys' fees of \$71,176.75, of which Shanghai Chinese is jointly and severally liable for \$1,234.37.
- 6. Plaintiffs are entitled to attorneys' costs of \$4,703.64 from Beijing Wok and Shanghai Chinese, jointly and severally; accordingly, the case is closed.

**Dated:** New York, New York March 4, 2020

RUBY J. KRAJICK

Clerk of Court

BY:

Deputy Clark